## FILE IN TRIPLICATE

HE UNITED STATES PATENT AND TRADEMARK OFFICE



Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

3.

This is a request for filing a [x] continuation / [ ] divisional application under 37 CFR 1.60 of pending prior application Serial No. 08/098,787, filed July 29, 1993, entitled ELECTRONIC STILL VIDEO CAMERA WITH DIRECT PERSONAL COMPUTER (PC) COMPATIBLE DIGITAL FORMAT OUTPUT

naming as inventor(s) Marc K. Roberts, Matthew A. Chikosky and Jerry A. Speasl.

- 1. [X] Enclosed is a copy of the prior application as originally filed (including the Oath or Declaration and 11 sheets of drawings), which the undersigned verifies as a true copy.
- 11 sheets of formal drawings are enclosed herewith. [x]
- [X] Amend the specification by inserting before the first line the sentence: --This is a [x ] continuation / [ ] division of United States patent application Serial No. 08/098,787 filed July 29, 1993, which is a continuation of United States

patent application Serial No. 07/878,603, filed May 5, 1992, now abandoned,

which is a continuation of United States patent application Serial No. <u>07/615,848, filed November 20, 1990 and now U.S. Patent No. 5,138,459.</u>

- Cancel in this application original claims 2-20 of the prior application before 4. [x] calculating the filing fee. (At least one original independent claim must be retained for filing date purposes.)
- 5. [x] A preliminary amendment is enclosed.

TOTAL CLAIMS NOW IN APPLICATION									
	Number				Number			-	Basic Fee
FEE CALCULATION	Filed				Extra		Rate		\$750.00
Total Claims	26	_ · 2	20	=	6	×	\$22.00	=	132.00
Independent Claims	6	-	3	=	3	×	\$78.00	=	228.00
Multiple Dependent Claim	(s) Used .						\$250.00	=	n/a
FILING FEE - NON-	SMALL EN	ITIT	Υ						\$1090.00
Reduction by 1/2 for filing by small entity					n/a				
TOTAL					• • • • • •				\$1090.00

- 6a. [x] A check is enclosed to cover the fees as calculated above. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 08-0750. A duplicate copy of this document is enclosed.
- 6b. [X] The Commissioner is authorized to charge any additional fees which may be required, or credit overpayment to Account No. 08-0750. A duplicate copy of this document is enclosed.
- 6c. [ ] The fees calculated above are to be charged to Deposit Account No. 08-0750. A duplicate copy of this document is enclosed.
- 7. [ ] Foreign Priority: Priority of application Serial No. \_\_\_\_\_\_\_ in \_\_\_\_\_\_ is claimed under 35 U.S.C. 119(a)-(d).
- 9. [x] The prior application is assigned of record to <u>St. Clair Intellectual Property</u> <u>Consultants, Inc.</u>, Reel: <u>7803</u>, Frame(s) <u>0944</u>.

10. [x]	The power of attorney in the prior application is to the undersigned and others and the correspondence address is as below. Continue to address all correspondence to this address.
[]	The power appears in the original papers of the prior application.
[x ]	Since the power does not appear in the original papers, a copy of the power in the prior application is enclosed.

11.	[x ]	An Express	Mailing	Certificate	is enclosed.

12. [ ]	Other	

If for some reason applicant has not requested a sufficient extension of time in the parent application, and/or has not paid a sufficient fee for any necessary response in the parent application and/or for the extension of time necessary to prevent the abandonment of the parent application prior to the filing of this application, please consider this as a Request for an Extension for the required time period and/or authorization to charge our Deposit Account No. 08-0750 for any fee which may be due. This form is being filed in triplicate: one copy for this application; one copy for use in connection with the Deposit Account (if applicable); and one copy for the above-mentioned parent application (if an extension of time is necessary).

The undersigned declare further that all statements made herein of his or her own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Gordon K. Harris, Jr.

Reg. No. 28,615

Harness, Dickey & Pierce, P.L.C. P.O. Box 828
Bloomfield Hills, Michigan 48303 (810) 641-1600



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Weshington, D.C. 20231

FIRST NAMED APPLICANT

ATTY, DOCKET NO JTITLE

08/651,562

APPLICATION NUMBER

05/22/96

RUBERTS

902900100E

0232/0619

HARNESS DICKEY & PIERCE PO BOX 828 BLOOMFIELD HILLS MI 48303

0000

06/19/96

## NOTICE OF INCOMPLETE APPLICATION FILED UNDER 37 CFR 1.60

A filing date has NOT been assigned since 37 CFR 1.60 has not been complied with for the reason(s)

1. A copy of the specification (description and claims) filed in the parent application:

a is missing.

b. ☐ has page(s). missing.

c.  $\square$  has the description of the invention missing.

d. has claim(s)\_ \_; missing.

- 2.  $\square$  A copy of the drawings as filed in the parent application is missing.
- 3.  $\square$  A copy of any amendments referred to in the oath or declaration filed to complete the parent
- 4. ☐ A statement is missing that the application papers filed are a true copy of the prior application, and that no amendments referred to in the oath or declaration filed in the prior application introduced new matter. Such statement must be made by the applicant or applicant's attorney or agent and must be a verified statement if made by a person not registered to practice before the United States Patent and Trademark Office.

## 5. Other:

The filing date will be the date of receipt of the items required above unless otherwise indicated. Any assertions that the items required above were submitted, or explaining the delay in supplying the omitted items, must be by a petition directed to the attention of the Office of the Assistant Commissioner for Patents. Any such petition must be accompanied by the \$ 120 petition fee (37 CFR 1.17(i)(1)). If the petition states that the application is complete, a request for refund of the petition fee may be included in the petition.

All of the items noted above must be submitted within TWO MONTHS of the date of this notice, or the application will be returned upon request or otherwise disposed of.

Direct the response and any questions about this notice to, Attention: Application Processing Division, Special Processing and Correspondence Branch.

copy of this notice <u>MUST</u> be returned with the response.

Application Processing Division

(703) 308-1202



0/96 NO VA GMF 23:23 OCR #5

60 71/1/3 PM 2:03



HARNESS, DICKEY & PIERCE, P.L.C. 5445 Corporate Drive - Suite 400

Troy, Michigan 48098-2684

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Applicant: Marc K. Roberts et al. Case No.: 9329-000001COE

Serial No.: n/a Filing Date:

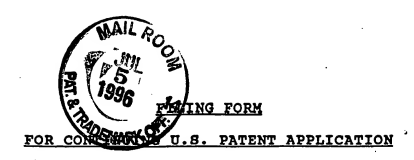
Title: ELECTRONIC STILL VIDEO CAMERA WITH DIRECT PERSONAL COMPUTER (PC) COMPATIBLE DIGITAL FORMAT OUTPUT

Please acknowledge receipt of:

Request for continuation application under 37 C.F.R. §1.60 (in triplicate); copy of originally filed prior application including Declaration and drawings as originally filed; 11 sheets of formal drawings; Preliminary Amendment (7 pages); check in the amount of \$1090.00 for government filing fee; Express Mailing Certificate Transmittal Letter; Express Mail Certificate No. EG 619 905 968 US.

by stamping and return to Harness, Dickey & Pierce, P.L. F MARKS TO Date Stamp

Due: Attorney: Gordon K. Harris, Jr.



Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

BOX Patent Application

Title:

ELECTRONIC STILL VIDEO CAMERA

WITH DIRECT PERSONAL COMPUTER (PC) COMPATIBLE DIGITAL FORMAT OUTPUT

Inventor(s): Roberts et al. Atty Docket: 1573/81-2214

Matt A. Chikosky Jerry A. Speasl

sir:

1.	This is a Request for filing a
	XXX 37 CFR § 1.60 ("Rule 60") Continuation
	37 CFR § 1.62 Continuation ("FWC")
	Divisional Application under:
	37 CFR § 1.53*
	37 CFR § 1.60° ("Rule 60")
	37 CFR § 1.62 ("FWC")
	Continuation-In-Part (CIP) application
	37 CFR § 1.53*
	37 CFR § 1.62 ("FWC")
	37 CFR § 1.02 ("FHC")
	of maior (Unavoutil) anni-jestions
	of prior ("parent") application:
	Serial No. <u>07/878,603</u>
	Filed: <u>May 5, 1992</u>
	Entitled: ELECTRONIC STILL VIDEO CAMERA WITH
	DIRECT PERSONAL COMPUTER (PC) COMPATIBLE
	DIGITAL FORMAT OUTPUT
	of prior ("grandparent") application:
	Serial No. 07/615,848; now U.S. Patent No. 5,138,459
	Filed: <u>January 20, 1990</u>
	Entitled: ELECTRONIC STILL VIDEO CAMERA WITH
	DIRECT PERSONAL COMPUTER (PC) COMPATIBLE
•	DIGITAL FORMAT OUTPUT
2. are:	XXX* Enclosed for applications under 37 CFR §§ 1.53 or 1.60
	<pre>27 pages of text (specification, claims, abstract) 20 claims</pre>
	sheets of drawings
3.	The present application names the following inventor(s):
	Marc K. Roberts

The Honorable Commissioner of Patents and Trademarks Page 2

- XXX (37 CFR § 1.60--"Rule 60") Enclosed is a true copy of the prior application as originally filed; amendments (if any) referred to in the oath or declaration filed to complete the prior application did not introduce new matter.
- (37 CFR § 1.62--"FWC") The above-identified application (in which no payment of the Issue Fee, abandonment of or termination of proceedings has occurred) is hereby expressly abandoned as of the filing date of this new application. Please use all the contents of the prior application file wrapper, including the drawings, as the basic papers for this new application.
- \_\_\_\_ (37 CFR § 1.53--"CIP") The above-identified application (in which no payment of the Issue Fee, abandonment of or termination of proceedings has occurred) is hereby expressly abandoned as of the filing date of this new application.

The Total Filing Fee is calculated as follows:

\_\_\_ Enter the Amendment filed in the prior patent application on \_\_\_\_ prior to calculating the filing fee.

XXX Enter the enclosed Preliminary Amendment prior to calculating the filing fee.

	(Col 1)		(Col 2)
	NUMBER OF CLAIMS FILED		NUMBER OF EXTRA CLAIMS
TOTAL	24	minus 20	- 4
INDEP	7	minus 3	- 4
	BASE FIL	ING FEE:	
_	Multiple De	ependent Cla	ims

S	MALL ENTITY		NON	-SMALL ENTITY
RATE	FEE	OR	rate	FEE
x11=	\$ 44		x22=	\$ 0
x37=	\$ 148		x74=	\$ 0
+355=	\$ 355		+710=	\$ 0
+115=	\$ 0		+230=	\$ 0
TOTAL	\$ 547	OR.	TOTAL	\$ 0

XXX Applicant(s) is/are a "small entity". A Verified Statement Claiming Small Entity Status:

XXX was filed in the parent application, and small entity status is still proper and desired (Rules 60, 62 only) and a copy of which is enclosed;

The Honorable Commissioner of Patents and Trademarks Page 3 is filed herewith; will be filed at a later date. XXX A check including the above-indicated filing fee is enclosed. A Petition for Extension of Time (to keep the parent case pending) is enclosed, with a check including the \$ .00 extension fee. Assignment document(s) is/are submitted herewith, with a check including the recordation fee of \$40.00 per Assignment. No check is enclosed. A Declaration and Power of Attorney will be submitted at a later date pursuant to 37 CFR §§ 1.41, 1.53, together with a check for the "Total Filing Fee" calculated above and a surcharge under 37 CFR § 1.16(e). The prior application is assigned of record to PC Camera, Inc., the Assignment being recorded on January 9, 1992, on Reel <u>5964</u>, Frame(s) <u>505/506</u>. A photocopy of the original executed Declaration filed in the grandparent application is enclosed. XXX Amend the specification by inserting before the first line the sentence: --This application is a continuation of U.S. patent application Serial No. 07/878,603, filed May 5, 1992, which is a continuation of U.S. Patent Application Serial No. 07/615,848, filed January 20, 1990, now U.S. Patent No. 5, 138, 459.--Foreign priority under 35 U.S.C. § 119 of application(s) \_\_\_\_\_, filed \_\_\_\_\_ claimed. The certified priority paper(s): was/were filed in the parent case; is/are enclosed herewith; will be submitted at a later date. XXX The power of attorney in the prior application is to Paul W. Fish, Req. No. 22,435.

If extensions of time under 37 CFR § 1.136 other than those provided herewith are required to prevent abandonment of the

XXX

The Honorable Commissioner of Patents and Trademarks Page 4

parent application, then such extensions of time are hereby petitioned to allow copendency of the parent and the present continuing application. The Commissioner is hereby authorized to charge fee deficiency under 37 CFR § 1.17, or credit any overpayment, to Deposit Account No. 13-2050. A duplicate copy of this Form is enclosed.

XXX The Commissioner is hereby authorized to charge any fee deficiency under 37 CFR §§ 1.16 and 1.17 which may be required, or credit any overpayment, during the entire pendency of the application to Deposit Account No. 13-2050. A duplicate copy of this Form is enclosed.

Respectfully submitted,

MASON, FENWICK & LAWRENCE

Date: <u>July 28, 1993</u>

1225 Eye Street N.W.
Suite 1000
Washington, D.C. 20005

(202) 289-1200

Paul W. Fish

Registration No. 22,435